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Control of Scarlet Fever. (Reg. No. 69, Bd. of H., Mar. 22, 1912.)

Persons suffering from scarlet fever and found in a hotel, lodging house, boarding house, tenement house, or other public place in the municipality shall be forthwith removed to the Cincinnati contagious hospital and the chief health officer is hereby authorized and directed to cause the removal of such persons as aforesaid.

Prostitutes—Examination of. (Reg. No. 73, Bd. of H., Oct. 30, 1912.)

The health officer is hereby authorized to arrange for the examination of prostitutes within the city of Cincinnati at such times as he may deem proper by and through physicians authorized by said board to make such examinations. If, by such examination, any prostitute is discovered to be suffering from an infectious or contagious disease, then such prostitute shall be committed to a hospital approved by the board and there confined and isolated until such infectious or contagious disease has ceased to exist and all danger of infection or contagion is removed. The health officer is hereby authorized to adopt such legal measures as will, in his judgment, prove the most effective in securing the desired results.

- 2. The board of health, upon the recommendation of the health officer, shall appoint not more than 20 physicians, residents of the city of Cincinnati, for the purpose of making the examination of prostitutes provided for by this board, and who are each to receive a compensation therefor of \$60 per month, payable semiannually. Said physicians shall be assigned to duty by and be under the direction of the health officer of this board.
- 3. Each of the examining physicians appointed by the board of health under the terms of an ordinance providing for the examination of a certain class of women shall be required to furnish a bond in the sum of \$1,000 for the faithful performance of his duties.

DAYTON, OHIO.

Milk-Production, Care, and Sale. (Reg. Bd. of H., July 9, 1912.)

- SECTION 1. That it shall be unlawful for any person, firm, or corporation to sell, exchange, or deliver, or have in his custody or possession with intent to sell or exchange, or expose or offer for sale or exchange, any milk in the city of Dayton, State of Ohio, without first having complied with the following provisions, to wit:
- SEC. 2. All milk must be properly aerated immediately after milking, and all milk sold, offered for sale, kept with the intention of selling, or sent to the city for the purpose of selling, must be free from dirt, foreign material, and sediment, and in no case shall milk contain pathogenic (disease producing) germs.
- Sec. 3. Milk, how sold.—No person, firm, or corporation, except such as may sell for consumption on the premises where sold, shall sell, offer for sale, expose for sale, or keep with intention of selling, any milk, cream, skimmed milk, or buttermilk in the city of Dayton, Ohio, unless such milk, cream, skimmed milk, or buttermilk is kept, offered for sale, exposed for sale, or sold in sanitary bottles, tightly closed and capped, or receptacles of similar character which may be approved by the board of health of said city; and owners and operators of dairies and all drivers of wagons who sell milk, cream, skimmed milk, or buttermilk at retail or deliver the same from wagons, shall carry, sell, and deliver such milk, cream, skimmed milk, or buttermilk only in bottles or other approved receptacles as aforesaid. All milk, cream milk, or buttermilk so sold in bottles or other receptacles, not to be consumed on the premises where sold, shall be taken and carried to the residence of the purchaser or place where intended for use in said bottles or receptacles, and not otherwise.
- Sec. 4. Equipment required for sale.—No milk, cream, skimmed milk, or buttermilk shall be sold, offered for sale, exposed for sale, or kept with the intention of selling

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in or at any milk depot, creamery, store, or other place of business, unless such milk depot, creamery, store, or other place of business shall be properly equipped for keeping said milk, cream, skimmed milk, or buttermilk, and the same shall be kept therein at a temperature of 50° or lower, Fahrenheit.

SEC. 5. Wholesalers and bona fide dealers—Exceptions.—The provisions of section 3 of this regulation shall not apply to bona fide dealers in milk, cream, skimmed milk, or buttermilk at wholesale who shall sell at any one time a quantity of not less than 1 gallon of milk, skimmed milk, or buttermilk, or 2 quarts of cream, and who shall each have a separate room in which said milk, skimmed milk, buttermilk, and cream shall be kept or offered for sale, with a floor space at least 10 feet square, with suitable ventilation, and provided also with an additional room in which shall be washed and cleaned all cans, bottles, or other receptacles and utensils of every kind used in connection with said business, all of which shall be subject to the approval of the board of health.

Sec. 6. No person or persons shall transfer any milk intended for sale from one can, bottle, or receptacle into another can, bottle, or receptacle on any street, alley, or thoroughfare, or upon a delivery wagon or other vehicle, or in any exposed place in the city of Dayton, Ohio.

SEC. 7. Penalty.—That the foregoing is hereby declared to be an order and regulation of the board of health of the city of Dayton, State of Ohio, made pursuant to the provisions of the laws of the State of Ohio, and whoever violates the same or obstructs or interferes with the execution of the foregoing order and regulation shall be fined any sum not exceeding \$100, or imprisoned for any time not exceeding 90 days, or both, but no person shall be imprisoned hereunder for the first offense, and the prosecution shall always be as and for a first offense unless the affidavit upon which the prosecution is instituted contains the allegation that the offense is a second or repeated offense, all of which is in accordance with section 4414 of the general code of Ohio, in such cases made and provided.

This regulation shall take effect and be in force on and after August 1, 1912, and shall thereupon supersede and repeal the regulation adopted November 10, 1908, relating to the same subject matter.

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